```
first day of such month, 75 percent of the
   annual deductible
   under such coverage.
    '(3) special rule for married individuals.—In
of individuals who are married to each other, if
either
                                            spouse
has family coverage—
       "(A) both spouses shall be treated as
   havina
                          onlv
   family coverage (and if such spouses each
                                             family
   have
   coverage under different plans, as having the
   family
   erage with the lowest annual deductible), and
        (B) the limitation under paragraph (1)
   (after the
   application of subparagraph (A) of this
   parągraph) shall
   be divided equally between them unless
   thev agree on
   a different division.
    (4) DEDUCTION NOT TO EXCEED COMPENSATION—
(A) EMPLOYEES—The deduction allowed
   under
                                               รมb-
   section (a) for contributions as an eligible
   individual
   described in subclause (I) of subsection (c)(1)
   (A)(iii)
                                               shall
   not exceed such individual's wages. salaries.
   tins.
                         and
                                              other
   emplovee
                  compensation
                                     which
                                                are
   attributable
                                               such
                              to
   individualls employment by the employer
   referred
                              to
   such subclause.
"(B) SELF
                                 INDIVIDUALS.—The
               SELF-EMPLOYED
    deduction
    allowed under subsection (a) for contributions
                                            eligible
                        an
    individual described in subclause (II) of
    subsection
    (c)(l)(A)(iii) shall not exceed such individual's
    earned
    income
             (as defined
                            in section
                                          401(c)(l))
    derived
                             hv
    taxpaver from the trade or business with
    respect
                                              which
                           t.o
    the high deductible health plan is established.
     (C) COMMUNITY PROPERTY LAWS NOT TO APPLY.—
 limitations under this paragraph shall be
determined with-
 out regard to community property laws.
 "(5) COORDINATION WITH EXCLUSION FOR EMPLOYER
 CON-
 TRIBUTIONS —No deduction shall be allowed under
 this section
 for any amount paid for any taxable year to a
medical savings
 account of an individual if-
        "(A) anv amount is contributed to anv
    medical
                                            savings
    account of such individual for such vear which
                                         excludable
    from gross income under section 106(b), or "(B) if such individual's spouse is covered
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under the

high deductible health plan covering such individual, any amount is contributed for such year to any medical savings account of such spouse which is so excludable. "(6) DENIAL OF DEDUCTION TO DEPENDENTS.—No deduction shall be allowed under this section to any individual with respect to whom a deduction under section 151 is allowable to another taxpayer for a taxable year beginning in the calendar vear in which such individual's taxable year beains. "(c) DEFINITIONS —For nurposes of this section— "(1) ELIGIBLE INDIVIDUAL "(A) IN GENEF "(A) IN GENERAL—The individual term eligible individual nears, with respect to any month, any individual if—

(i) such individual is covered under a high deductible health plan as of the 1st day of such month.

(ii) such individual is not, while covered under a high deductible health plan, covered under any health plan means,